SCHOOL DISTRICT/COUNTY SUPERINTENDENT OF SCHOOLS APPLICATION TO LEASE STATE RELOCATABLE CLASSROOM(S)

STATE RELOCATABLE CLASSROOM LAW OF 1979 SAB 25-2 (REV. 06/97)

SCHOOL DISTRICT	BUSINESS ADDRESS	
COUNTY	DISTRICT CODE Y See Public School Directory) APPL	ICATION NUMBER (OPSC USE ONLY)
The following individual(s) have been designated as District Representative(s) per attached signed School Board Minutes signed by the clerk/secretary.		
DISTRICT REPRESENTATIVE TELEPHONE	ALTERNATE DISTRICT REPRESENTATIVE	TELEPHONE
The School District/County Superintendent of Schools named above applies amends its application to the State Allocation Board (SAB) to lease state relocatable classroom(s) under the provisions of Chapter 25, Part 10, Division 1, Section 17785 et. seq. of the Education Code.		
Per attached Eligibility Worksheet, Form 25-1, the School District/County Superintendent of Schools hereby requests (no.) state relocatable classroom(s) under the following priority (see State Relocatable Classroom Program Handbook):		
☐ Priority A ☐ Priority B ☐ Prio	rity C Priority D	Priority E
The School District/County Superintendent of Schools certifies that:		
• a resolution supporting this application for leasing State Relocatable Classrooms under Chapter 25, Part 10, Division 1, Section 17785 et. seq. of the Education Code was adopted by the Governing Board on		
• title to the site on which the building is to be placed is in the name of the District without liens or encumbrances which would affect the use of the site for relocatable classroom(s); and,		
• it will select an architect and a Division of State Architect approved inspector to oversee the installation of the State Relocatable classroom; and,		
• it has completed a study examining the feasibility for implementing in the district a year round multitrack educational program (a copy of this study is on file at the district office); and,		
• this project meets the California Environmental Quality Act requirement; and,		
• that an annual lease cost of not more than \$4,000.00 per classroom plus the inflation factor will be paid to the SAB; and,		
• it will use the relocatable classroom(s) for K-12 classroom instruction purposes; and,		
• at its own expense, make all necessary maintenance repairs, renewal and replacement to ensure the relocatable classroom(s) and furniture and equipment are at all times kept in good repair, working order and condition; and,		
• it will provide property and liability insurance for the relocatable classroom(s) with the State listed in the loss payable clause, effective upon execution of the lease agreement in accordance with the law; and,		
• the relocatable classroom(s) will be connected to a fire alarm system in accordance with the law; and,		
• the statements set forth in this application and supporting documents are true and correct; and,		
• it is aware of Government Code, Section 12650 et. seq. which provides for penalties, including the imposition of treble damages, for making false claims against the State.		
SIGNATURE DISTRICT REPRESENTATIVE OR ALTERNATE		DATE